## IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

UNITED STATES OF AMERICA : CIVIL ACTION

ex rel. VICTORIA STARR

.

NO. 04-1529

**v.** 

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JANSSEN PHARMACEUTICAL

PRODUCTS, L. P.

**ORDER** 

**AND NOW**, this 31st day of December, 2013, upon consideration of the Joint Stipulation of Dismissal and the Settlement Agreement executed by the parties, it is **ORDERED** that, pursuant to Federal Rule of Civil Procedure 41(a)(1)(A)(i), the claims in this action shall be **DISMISSED** as follows:

- With prejudice as to the United States as to the Covered Conduct described in paragraph II.H of the Settlement Agreement;
- 2. Without prejudice as to the United States as to all other claims; and
- 3. With prejudice as to relators as to all claims, except relators are not dismissing their claims arising under the *qui tam* provisions of any state with which defendants do not execute a Medicaid State Settlement Agreement pursuant to the terms of the Settlement Agreement, and relators are not dismissing their claims for reasonable attorneys' fee, expenses, and costs pursuant to 31 U.S.C. § 3730(d)(1) and applicable laws of the Medicaid Participating States.

## IT IS FURTHERED ORDERED as follows:

1. The Court shall retain jurisdiction over relators' claims that are not dismissed.

<ol><li>This Order and the Joint S</li></ol>	stibulation of	ot Dismissai	snall be	UNSEALED
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3. The Clerk is directed to **CLOSE** this action.

/s/Timothy J. Savage TIMOTHY J. SAVAGE, J.